# elephone (907) 240-4507; Facsimile (888) 800-2869

### IN THE SUPREME COURT FOR THE STATE OF ALASKA

PETER GEORGE NICORI,	)	
Petitioner,	) ) )	Supreme Court Number: S-18295 Court of Appeals No. A-13375
vs.	)	
STATE OF ALASKA,	)	
Respondent.	)	
Superior Court No. 4BE-16-00547CR		

### SUPERSEDING ENTRY OF APPEARANCE

### VRA AND APP. R. 513.5 CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

Elizabeth D. Friedman, Law Office of Elizabeth D. Friedman (OPA contractor), enters her appearance on behalf of Petitioner, PETER GEORGE NICORI, and requests service at: 1555 NE 3rd Street, Ste B-4406, Prineville, OR 97754. Counsel accepts electronic service at friedmanlaw@mtaonline.net and facsimile at (888) 800-2869.

Elizabeth D. Friedman, Alaska Bar No. 9306027

Law Office of Elizabeth D. Friedman

Certificate of Service

I certify that a true and correct copy was emailed to:

elizabeth.burke@alaska.gov

ocapleadings@alaska.gov

# Law Office of Elizabeth D. Friedman 1555 NE 3rd Street, Ste B-4406 Prineville, OR 97754 Telephone (907) 240-4507; Facsimile (888) 800-2869 friedmanlaw@mtaonline.net

### IN THE SUPREME COURT FOR THE STATE OF ALASKA

PETER GEORGE NICORI,	)
Petitioner,	<ul><li>Supreme Court Number: S-18295</li><li>Court of Appeals No. A-13375</li></ul>
VS.	
STATE OF ALASKA,	
Respondent.	
Superior Court No. 4BE-16-00547CR	

## NON-OPPOSED MOTION FOR 45 DAY EXTENSION OF TIME TO FILE PETITION FOR HEARING

### VRA AND APP. R. 513.5 CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

Comes now petitioner, through counsel Elizabeth D. Friedman, (OPA contractor), and moves for a 45 day extension of time to file the Petition for Hearing. Undersigned counsel has contacted the state which does not oppose the extension. The Petition is due **February** 22, 2022: the 45 day extension provides a due date of **April 8, 2022.** This motion is supported by the attached affidavit of counsel.

Respectfully submitted this \_\_\_\_\_\_ day of February, 2022.

Elizabeth D. Friedman, Alaska Bar No. 9306027

Law Office of Elizabeth D. Friedman

### Certificate of Service

I certify that a true and correct copy was emailed to:

elizabeth.burke@alaska.gov

ocapleadings@alaska.gov

By: 4 Dated: > -7-22

# Law Office of Elizabeth D. Friedman 1555 NE 3rd Street, Ste B-4406 Prineville, OR 97754 Telephone (907) 240-4507; Facsimile (888) 800-2869 friedmanlaw@mtaonline.net

### IN THE SUPREME COURT FOR THE STATE OF ALASKA

PETER GEORGE NICORI,	)
Petitioner,	<ul><li>Supreme Court Number: S-1829</li><li>Court of Appeals No. A-13375</li></ul>
VS.	)
STATE OF ALASKA,	)
Respondent.	)
Superior Court No. 4BE-16-00547CR	

### AFFIDAVIT OF COUNSEL IN SUPPORT OF MOTION FOR EXTENSION OF TIME TO FILLE PETITION FOR HEARING

### VRA AND APP. R. 513.5 CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

STATE OF ALASKA	
	)ss
THIRD JUDICIAL DISTRICT	)

ELIZABETH D. FRIEDMAN being duly sworn on oath, hereby deposes and states:

- 1. I am an attorney licensed to practice in the State of Alaska and am OPA-appointed counsel for Petitioner Nicori.
- I am contract counsel with OPA and received this assignment on Friday,
   February 5, 2022 after the Public Defender withdrew.
  - 3. I emailed Assistant Attorney General, Elizabeth Burke, who responded that she

Nicori v. State, S-18295 Affidavit of Counsel Extension of Time Page 1 of 2

Telephone (907) 240-4507; Facsimile (888) 800-2869 aw Office of Elizabeth D. Friedman riedmanlaw@mtaonline.net Prineville, OR 97754

does not oppose a 45-day extension of time.

- I have additional deadlines on pending cases, but anticipate that I will be able 4. to attend to Mr. Nicori's petition shortly and believe that it will be filed prior to the due date.
- I certify that the foregoing is true and accurate and not for purposes of delay or harassment. This affidavit is signed but not notarized due to COVID-19 restrictions.

FURTHER YOUR AFFIANT SAYETH NAUGHT.

Alaska Bar No. 9306027

SUBSCRIBED and SWORN TO before me this Zz day of ebreez, 2022.

Notary Public in and for Alaska My Commission Expires:

### Certificate of Service

I certify that a true and correct copy of the foregoing was emailed to:

elizabeth.burke@alaska.gov ocapleadings@alaska.gov

Dated: 2-7-22

Nicori v. State, S-18295 Affidavit of Counsel Motion for Extension Page 2 of 2